UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/513,489	02/25/2000	Aravind Sitaraman	CISCO-1818	7304
49715 7590 01/10/2008 CISCO - THELEN REID BROWN RAYSMAN & STEINER LLP P.O. BOX 640640			EXAMINER	
			AVELLINO, JOSEPH E	
SAN JOSE, CA 95164-0640			ART UNIT	PAPER NUMBER
			2143	
			MAIL DATE	DELIVERY MODE
•		•	01/10/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

			-
	Application No.	Applicant(s)	1
	09/513,489	SITARAMAN ET AL.	
Office Action Summary	Examiner	Art Unit	
	Joseph E. Avellino	2143	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	he correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF	PLY IS SET TO EXPIRE 3 MON	TH(S) FROM	
THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a r If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state that the period for reply will, by state that the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply eply within the statutory minimum of thirty (3) od will apply and will expire SIX (6) MONTHS tute, cause the application to become ABANI	be timely filed b) days will be considered timely. from the mailing date of this communication. b) ONED (35 U.S.C. § 133).	
Status	•		
1) Responsive to communication(s) filed on <u>05</u>	December 2007.		
	his action is non-final.		
3) Since this application is in condition for allow	vance except for formal matters	, prosecution as to the merits is	
closed in accordance with the practice unde	r <i>Ex par</i> te Quayle, 1935 C.D. 1	1, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-4,9,13,21-24,26-29,45-48,50,52,	54,55,57-60 and 62-71 is/are pe	ending in the application.	
4a) Of the above claim(s) is/are withd	rawn from consideration.		
5) Claim(s) is/are allowed.		·	
6) Claim(s) <u>1-4,9,13,21-24,26-29,45-48,50,52,</u>	<i>54,55,57-60 and 62-71</i> is/are re	jected.	
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	d/or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Exami	iner.		
10) The drawing(s) filed on is/are: a) a	ccepted or b) objected to by	the Examiner.	
Applicant may not request that any objection to the	- · · ·		
Replacement drawing sheet(s) including the corr			
11) The oath or declaration is objected to by the	Examiner. Note the attached C	ffice Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume	ents have been received. ents have been received in App	lication No	
Copies of the certified copies of the p	·	ceived in this National Stage	
application from the International Bure			
* See the attached detailed Office action for a I	ist of the certified copies not rec	ceived.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Sum		
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/ 		lail Date mal Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) Other:		

DETAILED ACTION

1. Claims 1-4, 9, 13, 21-24, 26-29, 45-48, 50, 52, 54, 55, 57-60, and 62-71 are pending in this examination. The Office acknowledges the cancellation of claim 53.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1, 2, 13, 21, 26, 45, 54, 55, 58-60, and 63-71 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perkins (USPN 5,159,592) in view of Inoue et al. (USPN 6,891,819) (hereinafter '819) in view of Martin et al. (USPN 6,614,788) (hereinafter Martin).

2. Referring to claim 1, Perkins discloses a network access server (NAS) providing a connection to a user in a data communications network, said NAS being capable of communicating with a home gateway server (HGS), said NAS comprising:

an HGS identifier (pseudo-network number) identifying an HGS to which the request for an IP address is to be transmitted wherein the home domain is distinct from a domain associated with said NAS (col. 8, lines 45-68);

an IP address requester for requesting an IP address from the HGS (global Gateway or GW) on behalf of a user, without using a tunneling protocol, the HGS

Application/Control Number: 09/513,489

Art Unit: 2143

maintaining a pool of IP addresses for allocation to authorized users associated with the NAS (local Gateway or GW) (e.g. abstract; Figures 2-5; col. 5, lines 50-65);

an IP address relayer for receiving an IP address allocated to the user from the HGS and for relaying the allocated IP address to the user (mobile unit) (e.g. abstract; Figures 2-5; col. 5, lines 50-65); and

a memory coupled with said IP address requester and said IP address relayer, said memory storing association between an identification of the user and the IP address allocated to the user (col. 5, lines 15-27).

Perkins does not the HGS identifier is responsive to log-in information provided by the user. In analogous art '819 discloses another network access server providing a user with access and connection to the internet wherein the HGS identifier (i.e. home agent 5) is responsive to log-in information provided by the user (i.e. mobile computer 2) (i.e. the user supplies "log-in information" such as the home agent identifier, which is then transmitted to the home agent server, and then authentication information is exchanged to authenticate the user) (col. 8, lines 44-49). '819 further discloses the HGS of an ISP (the Office construes the ISP as the home network 1a, since the network provides internet service to the users, the Home Agent 5 being the HGS of the ISP), and the Network access provider being separate from the ISP (i.e. GW1 of the other network is separate from the home network) (Figure 20). It would have been obvious to one of ordinary skill in the art to combine the teaching of '819 with Perkins in order to allow the system of Perkins to be compatible with other networks, thereby increasing the range of the system as well as the customer base of which it can service, as well as

Application/Control Number: 09/513,489

Art Unit: 2143

authenticating an individual user who is operating the mobile computer when the mobile computer is connected to a visited site network and transmits a current location registration message to the home agent as supported by '819 (col. 2, lines 55-60).

Perkins in view of '819 do not specifically disclose the log-in information is transmitted with the request for an IP address, rather a challenge is sent to the mobile agent, and then a response with the log-in information is transmitted back to the server. In analogous art, Martin discloses another system for allocating IP addresses to users which utilizes a RADIUS server to receive a request for an IP address, with login information, which then authenticates the user, and if the user is authenticated, allocating an IP address for said user (Figure 12B; col. 7, lines 45-65). It would have been obvious to one of ordinary skill in the art to combine Martin with Perkins and '819 in order to reduce the number of messages sent in the system of '819, thereby reducing congestion on the network (i.e. instead of sending four separate messages, IP request, challenge, response, IP allocation, sending only two messages, IP request with password information, response).

3. Referring to claim 2, Perkins discloses a detector for periodically detecting connection of the user to the NAS, said detector updating the association in said memory to indicate that the allocated IP address is no longer in use if the connection of the user is lost (col. 5, lines 27-49).

Art Unit: 2143

4. Referring to claim 13, Perkins discloses a generator, responsive to the receipt of a disconnection request from the user (mobile unit), for generating and sending a notice to the HGS (global gateway) that the user is no longer connected to the NAS (local gateway) (col. 6, line 59 to col. 7, line 2).

- 5. Claims 21, 26, 45, 54-56, 58-60, and 63 are rejected for similar reasons as stated above. Furthermore Martin discloses transmitting the user's authentication information with the request for an IP address (see rejections above).
- 6. Referring to claims 64-67, Perkins discloses the global communications internetwork is the Internet (remote users spread over a wide geographic area) (col. 4, lines 21-38).
- 7. Referring to claims 68-71, Perkins discloses the user (i.e. mobile unit) belongs to the home domain (col. 8, lines 55-65).

Claims 3, 9, 23, 28, 47, 57, and 62 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perkins in view of '819 in view of Martin in view of Holt et al. (USPN 6,070,192) (hereinafter Holt).

8. Referring to claims 3, 23, 28, 29 and 47, Perkins in view of '819 in view of Martin discloses a NAS as stated in the claims above. Perkins in view of '819 in view of Martin

does not disclose providing a receiver for receiving periodic queries about the connection of the user to the NAS and a responder to inform the HGS about the connection. Holt discloses a receiver for receiving periodic queries from the Network Controller (NC) about the status of the user connection to the NAS (col. 12, line 64 to col. 13, line 14); and

a responder responsive to said periodic queries for informing the NC that the user is still connected to the NAS (col. 12, line 64 to col. 13, line 14).

Holt does not disclose informing the HGS that the user is still connected, however the system of Holt could be obviously modified to incorporate the NC as part of the HGS, therefore it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Holt to reduce the overall complexity of the system and reducing overall network traffic.

9. Referring to claims 9, 57, and 62, Perkins in view of '819 in view of Martin discloses a NAS as stated in the claims above. Perkins in view of '819 in view of Martin does not disclose the HGS identifier is responsive to call information associated with the incoming line. Holt discloses an HGS identifier responsive to call information associated with the incoming line used by the user to access the NAS for identifying an HGS to which to forward the user's request for an IP address (col. 11, lines 1-7). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Perkins and '819 with Holt to allow load balancing

Art Unit: 2143

techniques such that bottlenecks are not realized at gateways as supported by Holt (col. 4, lines 45-50).

10. Referring to claim 52, Perkins in view of '819 in view of Martin in view of Holt disclose the NAS as stated in the claims above. Perkins in view of '819 in view of Martin in view of Holt do disclose that the IP address requester uses RADIUS (Martin: e.g. abstract).

Claims 4, 24, and 48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perkins in view of '819 in view of Martin in view of Holt as applied to the claims listed above, and further in view of Inuoe et al. (USPN 6,442,616) (hereinafter Inuoe).

11. Referring to claims 4, 24, and 48 Perkins in view of '819 in view of Holt discloses a Network Access Server (NAS) as stated in the claims above. Perkins in view of '819 in view of Martin in view of Holt does not disclose the NAS comprising a receiver for receiving periodic signals from the user and a forwarder responsive to said receiver for forwarding information to the HGS that the user is still connected to the NAS. Inoue discloses:

a receiver for receiving periodic signals from the user (col. 15, lines 21-24); and a forwarder (home router) responsive to said receiver for forwarding information to the HGS that the user is still connected to the NAS (col. 15, lines 25-26).

Application/Control Number: 09/513,489

Art Unit: 2143

It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Perkins, '819 and Holt with Inoue to efficiently monitor the connections in the network while reducing the complexity of the monitoring components.

Page 8

Claims 22, 27, 46, and 50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perkins in view of '819 in view of Martin in view of Holt as applied to the claims above, and further in view of Reid et al. (USPN 6, 233, 616) (hereinafter Reid).

12. Referring to claims 22, 27, 46, and 50, Perkins in view of '819 in view of Holt disclose a NAS as stated in the claims above. Perkins in view of '819 in view of Holt do not disclose detecting a connection with the user and sending periodic keep-alive messages associated with the user to the HGS as long as the continuing connection with the user is detected. Reid discloses detecting a connection with the user and sending periodic keep-alive messages associated with the user to the HGS as long as the continuing connection with the user is detected (col. 2, lines 54-61; col. 4, lines 39-46). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Reid with Perkins and Holt to efficiently determine if the user is connected to the system, efficiently reducing complexity of messages transmitted between components.

Art Unit: 2143

Response to Amendment

13. Applicant's arguments filed December 5, 2007 have been fully considered but are not persuasive.

- 14. Applicant argues, in substance, that the rejection does not disclose an ISP being separate from a network access provider of a network access server. The Examiner disagrees. Applicant is invited to review the rejection above where the Examiner has detailed how the Home Agent, the Home network, and the gateway of the other network of '819 clearly demonstrate that the rejection clearly shows the claimed limitations. By this rationale, the rejection is maintained.
- 15. Applicant argues, in substance, that the rejection does not delineate the structures needed for claim 48, a means-plus-function claim. The Examiner disagrees. Applicant recites similar limitations but in an apparatus form using means-plus-function language. The Examiner never stated the limitations were identical, rather similar in nature. Furthermore the passages cited of Perkins, '819, and Martin clearly show the structures of those particular apparatuses which meet the claimed limitations. Applicant has not pointed to any particular feature which is done <u>only</u> in a method of the cited references, therefore the cited references clearly demonstrate a structure to meet the claimed limitation. By this rationale, the rejection is maintained.

Art Unit: 2143

Conclusion

16. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph E. Avellino whose telephone number is (571) 272-3905. The examiner can normally be reached on Monday-Friday 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan J. Flynn can be reached on (571) 272-1915. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Joseph E. Avellino/ Joseph E. Avellino, Examiner December 28, 2007